

ATTORNEY
GENERALCOPY

(Rev. 5/05)

**FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT
UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. §1983**

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

(1) TYRON R. QUINN 375731
 (Name of Plaintiff) (Inmate Number)
Del. Correctional Center 1181
Pooleck Rd. Smyrna, Del. 19977
 (Complete Address with zip code)

06 - 221

(2) _____
 (Name of Plaintiff) (Inmate Number)

 (Case Number)
 (to be assigned by U.S. District Court)

 (Complete Address with zip code)

(Each named party must be listed, and all names
must be printed or typed. Use additional sheets if needed)

vs.

(1) N. COHR M. WALTER
 (2) _____
 (3) _____
 (Names of Defendants)

(Each named party must be listed, and all names
must be printed or typed. Use additional sheets if needed)

CIVIL COMPLAINT

• • Jury Trial Requested



I. PREVIOUS LAWSUITS

A. If you have filed any other lawsuits in federal court while a prisoner, please list the caption and case number including year, as well as the name of the judicial officer to whom it was assigned:

1:06-cv-75
2006
CIV. No. 06-75-KAJ
Judicial Officer: Kent A. Jordan (KAJ)

II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

In order to proceed in federal court, you must fully exhaust any available administrative remedies as to each ground on which you request action.

A. Is there a prisoner grievance procedure available at your present institution? • Yes • No

B. Have you fully exhausted your available administrative remedies regarding each of your present claims? • Yes • No

C. If your answer to "B" is Yes:

1. What steps did you take? Wrote Public Defender Supervisor, Disciplinary Counsel Office, also filed (pro se) Rule 26
2. What was the result? No responds. the Disciplinary Counsel Office said they do not do COUNSEL COMPLAINTS.

D. If your answer to "B" is No, explain why not: _____

III. DEFENDANTS (in order listed on the caption)

(1) Name of first defendant: Nicole M. Walker

Employed as Public Defender at Public Defender Office

Mailing address with zip code: Public Defender of the State of Del. Cerweil
State Office Building 820 N. French St. Third Floor Wilmington, DE.
19801

(2) Name of second defendant: _____

Employed as _____ at _____

Mailing address with zip code: _____

(3) Name of third defendant: _____

Employed as _____ at _____

Mailing address with zip code: _____

(List any additional defendants, their employment, and addresses with zip codes, on extra sheets if necessary)

IV. STATEMENT OF CLAIM

(State as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three extra sheets of paper if necessary.)

1. I THORNE QUINN was Deprived of a Federal Right to a Fair Trial, IN Was Deprived Due process of law that guarantees me By the Sixth Amendment and Fifth Amend. OF an ATTORNEY with ordinary training and skill in the CRIMINAL law, when Defendant "Ms Nicole M. Walker Failed to call My ONLY Evidence to the Stand, By the SWORN Testimony of my witness, BEFORE the COURT OF to Rep. my Defense, that led me to Be Found guilty on the Charge Against me. The Defendant Responsible Involved Is Nicole M. Walker, that Represented me on 5/19/05 and 5/20/05 at the Superior Court IN the State of Del. Before Judge Ms. Mary John IN Criminal Action No. IN04111983. (ID #F0139c ASSULT Det. Felic. Defendant ATTORNEY Failed
- 2.
- 3.

V. RELIEF

(State briefly exactly what you want the Court to do for you. Make no legal arguments. Cite no cases or statutes.)

1. I would like the Court of Law To Seek Approximiu Point Fine "2.5 MILLION DOLLARS, IN COMPENSATORY Damages FROM above Defendant, FOR the Cost of CONVICTION Due to Counsel who Caused Deprivation . Under Color of state law, and Due process was very clay of 5/20/05 and 3/28/06 also For the cost of my mental anguish Imposed at a MOT SECU UNHSG. 211 Legal FEE's to Be handed at fair PXPE Defendant.

SEE BACK P

with my witness and failed to cross-examine as well.

Attorney also failed to defend my decisions of not giving presentation to the court, and jury that my acts was not intentionally when I told her to present my case on not going beyond reasonable doubt only.

2) Statement of claim.

I wrote the Superior Court on Oct. 18 2005 with a Affidavit requesting to proceed 'pro se' pursuant to Rule 26(d)(iii) and Court granted my request. I gave me a new "assistant lawyer" name Mr. Loren C. Meyer's he has been my counsel since Oct. 18 2005. On Dec. 5 2005 my old lawyer Ms. Nicole M. Welker filed my "Applicant's Reply Briefs" to the Supreme Court on my behalf, when I already discharged her from my case months earlier, and moved forward "pro se". She violated "Intentionally violated my rights to due process and she was ineffective assistance of counsel also. I excused her from my case because she was then (then) ineffective in depriving me my rights and failed to cross-exam my witness, and failed to discuss my appeal with me first before filing it out on my behalf. She filed my Reply Briefs also to the Supreme Court, on the same grounds I did not want without again discussing what she was doing. and because of her actions in deprivations, my conviction was affirmed on direct appeal in the Supreme Court of Law on that very day of

2/28/06.

2.

3.

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 29th day of MARCH, 2006.

Tyrone Crum
(Signature of Plaintiff 1)

(Signature of Plaintiff 2)

(Signature of Plaintiff 3)

I/M TRONE gwin
SBI# 37573T UNIT 19 Shu
DELAWARE CORRECTIONAL CENTER
1181 PADDOCK ROAD
SMYRNA, DELAWARE 19977

K-R-M
K-R-M
K-R-M

to: CLERK
U.S. District Court
Lockbox 18
844 N. King St. Wilmington DE
19801

LEA Mail